

Instructions for Official Plan Amendment Application

PLEASE DETACH AND RETAIN THE FIRST THREE PAGES FOR FUTURE REFERENCE

BACKGROUND INFORMATION

This process pertains to an application for official plan amendment pursuant to Section 22 of the *Planning Act*. Prior to the Municipality processing the application, it is required that a copy of the attached application form be completed including the processing fee of \$2,000.

The Municipality shall also require the payment of a \$2,000 deposit as part of each application.

Depending on the location of the subject lands, the Municipality may also collect planning application review fees on behalf of the St. Clair Region Conservation Authority (SCRCA) and/or the Lower Thames Conservation Authority (LTVCA) where applicable. Schedules showing current fees are available at https://www.scrca.on.ca/planning-and-regulations/plan-review/ (SCRCA) and at https://www.lowerthames-conservation.on.ca/planning-and-regs/planning/ (LTVCA). Conservation Authority fees will be billed to the property owner following submission of the application. A septic review fee may also be required on behalf of the Municipality of Southwest Middlesex (\$100) which, where required, is payable at the time of application filing. Where the Official Plan amendment application is made in conjunction with another planning application, septic fees are only collected once.

Please note:

- The County of Middlesex is the approval authority for official plan amendments.
- The application must be completed in metric units.
- The receipt of inaccurate information may cause delays in the processing of this application.
- Additional information, studies and/or reports may be required by the Municipality prior to approval being granted. The Municipality reserves the right to determine what information is necessary in order to properly process an application.

APPLICATION SUBMISSION

Please submit the application, sketch and fee to:

Municipality of Southwest Middlesex 153 McKellar Street Glencoe, ON NOL 1M0 Stephanie Poirier, B.A., M.CC Planner 519.930.1009 spoirier@middlesex.ca

APPLICA	ATION PROCESS				
Step 1	Consult with Planning Staff: Applicants are encouraged to meet with Staff prior to submitting an application. Please contact the Planner. Given that the County of Middlesex is the Approval Authority for official plan amendments, the County may be included in the pre-consultation process at the discretion of staff. Depending on the nature of the application, you may be required to submit studies in support of your proposal.				
Step 2	Application submission: Complete the attached application form and include the submission of the required processing fee.				
Step 3	Complete application accepted: The file is opened and timelines for processing are established.				
Step 4	Notice of Public Meeting: The application is circulated to the public, agencies and municipal departments. The public circulation applies to every property owner within 120 metres of the subject land and to every person and public body that has provided a written request for such notice. A "Possible Land Use Change" sign is erected on the subject land.				
Step 5	Public Meeting: Municipality Council meetings are generally heard on the first, third and fourth Wednesdays of every month. The purpose of the meeting is to hear from members of the public. It is recommended that you and/or your agent attend the Meeting to explain the reasons for your application. Council does not make a decision on the application at this meeting.				
Step 6	Planning evaluation report: Staff undertakes an evaluation of the application using the relevant planning policy documents.				
Step 7	Planning and Development Services Committee: A recommendation is provided to the Planning and Development Services Committee which in turn provides a recommendation to Municipal Council. The Planning and Development Services Committee generally meets on the fourth Wednesday of every month.				
Step 8	Municipal Council: A staff recommendation is provided to Council:				
	 If the amendment is adopted, a notice is sent to the Owner and property owners within 120 metres of the subject land advising them of the adoption of the official plan amendment and that the amendment is being forwarded to the County of Middlesex for consideration of approval. 				
	o If the amendment is refused, a notice is sent to the Owner and property owners within 120 metres of the subject land advising them of the Notice of the Refusal, which may be appealed to the Local Planning Appeal Tribunal provided a Notice of Appeal is submitted to the Clerk of the Municipality along with the material prescribed by the Local Planning Appeal Tribunal within 20 days of the date of the Notice of Refusal.				
	 Where an application is referred back to staff, the owner should contact the Planner or Planner to discuss the options and opportunities going forward, and for clarification of the referral. 				

Step 9	County of Middlesex: The County undertakes a circulation of the amendment to prescribed agencies for review and comment. County Planning Staff also undertakes an evaluation of the amendment and provides a recommendation to County Council.				
Step 10	Notice of Decision: The County's decision is subject to a 20-day appeal period from the date of the Notice of Decision.				
Step 11	Enactment: If no appeal is submitted, the Official Plan amendment is enacted and brought into force.				

APPEAL TO THE LOCAL PLANNING APPEAL TRIBUNAL

If an application is made for an official plan amendment and the County of Middlesex fails to make a decision within 210 days after the day the application is deemed complete by Staff, the applicant may appeal to the Local Planning Appeal Tribunal (LPAT) with respect to the application.

Anyone may appeal a decision of the County of Middlesex to the LPAT within 20 days of the date of the Notice of the Decision of the County Clerk by personally delivering or sending a Notice of Appeal to the Clerk of the County of Middlesex and the required forms, downloadable from the LPAT website (http://www.elto.gov.on.ca). The appeal must set out the reasons for objecting to the decision following the LPAT's procedures and must include the prescribed fee. The County Clerk will then prepare an appeal package and forward it to the LPAT. The LPAT will schedule a hearing and give written notice of the time and date in advance of the hearing. The decision of the LPAT is considered final.

1	

For Office Use Only				
Date Received:				
File Number:				



Official Plan Amendment Application Pursuant to Section 22 of the Planning Act

1. Applicant information			
Registered owner(s) of the subject land			
Name:			
Address:			
Town:	Postal Code:		
Phone:	Cell:		
Fax:	Email:		
Authorized agent (authorized by the owner to file t	the application, if applicable)		
Name:			
Address:			
Town:	Postal Code:		
Phone:	Cell:		
Fax: Email:			
2. Name of the Official Plan requested to be amo	ended:		
2 December of authors land			
3. Description of subject land			
Geographic Municipality:	Lot(s)/Concession:		
Registered Plan:	Lot(s):		
Reference Plan: Part(s):			
Street Address: Municipal Roll Number:			

4.	Dimensions of subject land (in metric units)						
Fron	tage:	Depth:	Area:				
5.	Does the requested amendment change, replace or delete a policy of the Official Plan?					No	
6.	Does the requested amendment add a policy to the Official Plan?						
7.a.	Please describe the purpose	e of the requested amendment.					
7.b.	Please provide the current of	designation of the subject land in th	e County of I	Middles	ex O	ficial	
	Plan and an explanation of I Official Plan.	now the proposed amendment confo	orms with the	e Count	y of I	Middle	sex
0.0	Current Official Plan decigns	stion.					
8.a.							
b.	Please list the land uses that	t are authorized by the current Offic	iai Pian desig	gnation	<u>'</u>		
•	D						
9. Does the requested amendment change or replace a designation in the Official Plan?				No			
*If yes, please indicate the designation to be changed or replaced?							

10.	Please list the land uses that the requested Official Plan amendment would authorize?							
11.	Water Supply: Water supply will be	e provic	ded v	ia?				
	publicly owned and operated piped water system	I		lake or other water body				
	privately owned well or communal	well		other (please specify)		-		
12.	Sewage Disposal: Sewage dispos	sal will b	e pro	ovided via?				
	publicly owned and operated sanitary sewage system			privy				
	privately owned individual or communal septic system			other (please specify)		-		
13	Storm Drainage: Storm drainage will be provided via?							
	storm sewers			swales				
	municipal drainage ditches other (please specify)							
14. Please indicate if the application would permit development on privately owned and operated individual or communal septic systems, and more than 4500 litres of effluent produced per day as a result of the development being completed.								
*If ye	s, have the following reports been su	ubmitted	d as p	part of the requested amendment?				
	servicing options report Yes No No							
	hydrogeological report Yes No No							
15.	Is the subject land or land within	120 me	tres	of it the subject of:				
1	An application for an amendment to the Zoning By-law under the <i>Planning Act</i> ? *If yes, provide the following: File No Status							
A Mir	A Minister's zoning order under the <i>Planning Act</i> ? Yes* No							
*If ye	*If yes, provide the following: Reg. No Status							

An application for approval of a Plan of Subdivision under the <i>Planning Act</i> ? *If yes, provide the following: File No Status	Yes*		No		
An application for an application for Consent or Minor Variance under the <i>Planning Act</i> ?	Yes*		No		
*If yes, provide the following: File No Status					
An application for an application for Site Plan Approval under the Planning Act?	Yes*		No		
*If yes, provide the following: File No Status					
If you answered 'yes' to any of the above noted applications, please describe the land the "other" application affects, the purpose of that application, the effect that application will have on the amendment requested through this application, and the name of the approval authority considering it.					
16. If a Policy, Designation or Schedule in the Official Plan is being added, chang deleted, provide the text and the schedule that accompanies it. Provide a se needed.)	
17. Is this an application to implement an alteration to the boundary of an area of settlement or to implement a new area of settlement?	Yes*		No		
*If yes, provide the current Official Plan policies, if any, dealing with the alteration or establishment of an area of settlement:					
(please use a separate sheet)					
18. Does this application remove land from an area of employment?	Yes*		No		
*If yes, provide the current Official Plan policies, if any, dealing with the removal of land from an area of employment:					
(please use a separate sheet)					
19. Please indicate how the application is consistent with the Provincial Policy Statement (a copy of the Provincial Policy Statement is available at www.mah.gov.on.ca).	Yes		No		

20.	Is the subject land within an area of land designated under any provincial plan or plans?	Yes*	No	
	*If yes, explain how the requested amendment conforms or does not conflict with the provincial plan or plans.			
21.	Does your proposed strategy for consulting with the public regarding the subject application exceed the Planning Act's minimum requirements?	Yes*	No	
	*If yes, elaborate on the additional consultation proposed.			

STATUTORY DECLARATION				
1,	(Name)	of the	(Name of City, Town, Municipality, Municipality, etc.)	
	(Name)		(Name of City, Town, Municipality, Municipality, etc.)	
in the		(Name	of County, Region or District)	
		`		
SOLEMNLY DECLA	RE THAT			
The information prov Regulation 543/06 is		as required	under Section 22 of the Planning Act and Ontario	
•	emn Declaration consc	ientiously bel	lieving it to be true, and knowing that is of the same	
Declared before me				
of	in the	_		
this day	of	_ 20		
A Commission	oner of Oaths		Applicant or Authorize Agent*	

^{*} Please complete the authorization for an agent to act on behalf of the owner of the subject land.

AGENT AUTHORIZATION				
I,, be	eing the owner of the property described in Section 1 of			
this application for official plan amendment, hereby	authorize			
to act as my agent in matters related to this application for official plan amendment.				
Dated this day of	_ 20			
Owner	_			